IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF SOUTH CAROLINA

GREENVILLE DIVISION

United States of America,

vs.

3:20cr00087

Matthew J. Ward,

Defendant.

September 23, 2020

TRANSCRIPT OF PRELIMINARY AND DETENTION HEARINGS

BEFORE THE HONORABLE KEVIN F. MCDONALD United States Magistrate Judge, presiding

APPEARANCES:

For Government: Brandon Hinton, Esquire

US Attorneys Office

55 Beattie Place, Suite 700

Greenville, SC 29601

For Defendant: Lawrence W. Crane, Esquire

101 Whitsett Street Greenville, SC 29601

Teresa B. Johnson, CVR-M-CM, RVR, RVR-M U.S. District Court Reporter 300 E. Washington Street, Room 304 Greenville, S.C. 29601

Proceedings recorded by stenomask, transcript produced by computer-aided transcription.

## 1 PROCEEDINGS 2 (Proceedings begins at 10:44 a.m.) 3 THE COURT: All right. 4 Yes, ma'am. 5 MS. HINTON: May it please the Court, Your Honor. The 6 next matter before you is United States of America versus 7 Matthew J. Ward, 3:20mj87. We are here for Mr. Ward's 8 preliminary hearing and detention hearing. He is present with 9 his attorney Larry Crane. 10 THE COURT: Okay. 11 Mr. Crane, good to see you. I appreciate you helping 12 Mr. Ward in this case. 13 Thank you. Thank you, Judge. MR. CRANE: 14 THE COURT: All right. 15 I had set this for a preliminary hearing and a 16 detention hearing. Would you like to go forward with those hearings today? 17 18 MR. CRANE: Yes, sir, Judge. 19 THE COURT: Okay. 20 Very good. 21 All right. 22 We'll do it by way of testimony, so I ask the U.S. 23 attorney to call your first witness. 24 MS. HINTON: Thank you, Your Honor. 25 We would call Special Agent Rosalie Herberger.

```
1
              THE CLERK: Please stand right there on the corner.
2
    Place your left hand on the Bible and please raise your right
3
    hand. Please state your name for the record.
4
              THE WITNESS: Rosalie Herberger.
5
                            ROSALIE HERBERGER
6
         having first being duly sworn, testified as follows:
7
              THE WITNESS: I do.
8
              THE CLERK:
                          Thank you.
9
              THE COURT:
                          All right.
10
              Okay.
11
              If you'll just speak right into the microphone and
12
    answer any questions of counsel.
13
                            DIRECT EXAMINATION
14
    BY MS. HINTON:
15
         Special Agent Herberger, where are you employed?
16
         I'm employed by the Bureau of Alcohol, Tobacco, Firearms
17
    and Explosives.
18
         And are you a special agent with ATF?
19
         I am.
20
         How long have you been employed there?
21
    Α
         I've been employed approximately six years.
22
         And as part of your employment, did you start an
23
    investigation into Matthew Ward and others?
24
         I did.
25
         How long has that investigation been going?
    Q
```

25

on behalf of the gang.

```
1
    Α
         The investigation's been going on approximately two years.
2
         And did you identify Matthew Ward and others as part of a
    Q
3
    division of Folk Nation?
4
         I did.
5
         And what division of Folk Nation are they associated with?
6
         They're associated with the Gangster Disciples.
7
    Q
         Okay.
8
         Can you give the Court a brief background of what the
9
    Gangster Disciples are within South Carolina?
10
         So the Gangster Disciples is known as a gang, which is
11
    typically a group of three or more people work for a group that
12
    they either commit criminal acts on or on behalf of to further
13
    that gang.
14
         Okay.
15
         And have you, through your investigation, identified
16
    whether or not the Gangster Disciples are a violent gang?
17
         We have.
    Α
18
         Okay.
19
         And can you tell the Court a little bit about the violence
20
    within that gang?
21
         We've -- we've determined through the investigation that
22
    the Gangster Disciples or members of the Gangster Disciples and
23
    associates of the Gangster -- Gangster Disciples have been
```

involved in violent beatings, murders, and drive-by shootings

```
1
    Q
         And are many of the higher ranking members of the Gangster
2
    Disciples incarcerated?
3
         They are.
4
         And are many of them incarcerated within the Department of
5
    Corrections?
6
    Α
         They are.
7
         How does this gang get their money?
8
         So the gang -- the -- the gang furthers itself through the
9
    use of firearms and drug trafficking -- through individual --
10
    and they use individuals who are not currently incarcerated to
11
    do their business.
12
    Q
         Okay.
13
         So is it orchestrated within the Department of Corrections
14
    based on your investigation?
15
         It is.
16
         And then -- is it -- based on your investigation, do they
17
    contact people on the outside?
18
         They do. They contact people via Facebook messenger, cell
19
    phone, text messages. And typically, they ask them and coerce
20
    them to go ahead and pick up drugs for them and drop off drugs
21
    to specific people. And in turn, they'll either pay them or
22
    they'll pay utility blues -- utility -- utility bills or help
```

Q And the violence that you spoke of, the murders and the beatings, are those directly -- based on your investigation,

offer other assistance on their behalf.

23

```
1
    directly related to the drug trade?
2
    Α
         They are.
3
         Is Mr. Matthew Ward a member of the Gangster Disciples?
4
         He is.
5
         And can you tell the Court a little bit about Mr. Ward's
6
    involvement in this conspiracy that we are here on today.
7
         So we have learned early in the investigation that
8
    Mr. Ward was the drug distributor for the Columbia/Lexington
9
    area. And he would contact certain individuals in that area to
10
    direct them to pick up narcotics on his behalf or drop off
11
    firearms on his behalf.
12
         And through your investigation, did ATF and Lexington
13
    County utilize a confidential informant to coordinate some buys
14
    with Mr. Ward?
15
         We did.
16
         All right.
17
         Let's go through those buys. On June 13, 2019, can you
18
    tell the Court what happened that day?
19
         Yes, ma'am.
20
         On June 13, 2019, an ATF CI coordinated the purchase of
21
    approximately three ounces of methamphetamine from Ward and a
22
    co-conspirator in the case, Bryant Bruce, over Facebook
23
    messenger. After setting up the control buy and the CI
24
    purchased approximately 80.58 grams of methamphetamine.
25
    Q
         Okay.
```

25

```
1
         And was that buy audio and video recorded?
2
    Α
         It was.
3
         And so did the CI in that case discuss purchasing
4
    methamphetamine directly from Mr. Ward.
5
         Yes. After he was debriefed, he had told the law
6
    enforcement officer that Mr. Ward had set up the purchase from
7
    Brian Bruce for him.
8
         Okay.
9
         And in fact, based on your investigation, does Mr. Ward
10
    have a Facebook account?
11
         He did. Correct. He has deleted it since, now.
12
    Q
         Okay.
13
         And based on your investigation did Mr. Ward and others
14
    often use Facebook messenger and contraband cell phones to
15
    communicate with people on the outside?
16
    Α
         They did.
17
         All right.
18
         And tell us about a purchase on June 13, 2019, from Amber
19
    Hoffman.
20
         On June 13, 2019, an AT C -- an ATF CI purchased
21
    approximately 54.44 grams of methamphetamine from another
22
    co-conspirator in the case, Amber Hoffman, for approximately
23
    $450. Through different sources's statements that we received,
```

whether it be proffer statements or interviews, we had learned

that Mr. Ward was one of Ms. Hoffman's main suppliers for

```
1
    methamphetamine.
2
         Okay.
    Q
3
         So based on your investigation and knowledge of this case,
4
    do you believe that that methamphetamine came from Mr. Ward?
5
         I do.
    Α
6
    Q
         All right.
7
         Can you tell the Court about June 26, 2019?
8
         On June 26, 2019, Mr. Ward had called an ATF CI and had
9
    asked him to bond Ms. Hoffman out of jail on state charges.
10
    After the CI bonded Hoffman out, Ward told the CI that he had a
11
    stub nose 360 -- 357 and a quantity of heroin for him as
12
    payment for bonding Hoffman out. The CI met with us ATF agents
13
    who we searched him for contraband and then we wired him up.
14
    The CI, then, picked up Ms. Hoffman who directed him to 1419
    Mack Street, which is in Gaston, South Carolina.
15
16
         When they arrived, Ms. Hoffman went -- got out of the
17
    vehicle and went inside and returned. She drove -- she came
18
    back to the vehicle. And then, the CI then -- and Ms. Hoffman
19
    then drove to 155 Claire Road, Gaston, South Carolina. When
20
    they arrived, Ms. Hoffman exited the vehicle and went into the
21
    house. She came back and gave the CI a Taurus 350 -- nine
22
    caliber firearm.
23
         Ms. Hoffman told the CI that she received approximately
24
    seven grams of heroin for herself and approximately seven grams
25
    for the CI from Mr. John Johnson, another co-conspirator in the
```

```
1
    case. Mr. Johnson lived at 1421 Mack Street. Ms. Hoffman told
2
    the CI that Samuel Dexter Judy was at 125 Claire Road, which
3
    was Ms. Hoffman's brother house, and that Hoffman had
4
    previously told the CI that Johnson would provide the heroin
5
    and Judy would provide the firearm.
6
         After that had -- after that incident occurred, our CI had
7
    went back and talked to Mr. Judy. And Mr. Judy had told the
8
    source that he needed to firearm back because it had belonged
9
    to a member of one of the outlaw motorcycle gangs.
10
    Q
         Okay.
11
         And how long after Mr. -- after the CI bonded Ms. Hoffman
12
    out on Mr. Ward's -- at Mr. Ward's direction did this incident
13
    take place? Was it the same day?
14
         It was on the same day.
15
         Can you tell the Court what happened on July 3, 2019?
16
         On July 3, 2019, our ATF CI reached out to Mr. Ward to
17
    arrange the purchase of two ounces of methamphetamine. Shortly
18
    thereafter, Mr. Judy had contacted the CI, to complete the
19
    purchase. We gave the CI $600. The CI, then, drove to 1236
20
    Fallaw Road to meet Judy who was in a vehicle outside the
21
    address and remained in the vehicle ---
22
              MR. CRANE: Your Honor --
23
              THE WITNESS: --- during the ---
24
              MR. CRANE:
                          Judge --
25
              THE WITNESS: --- transaction.
```

```
1
              MR. CRANE:
                          May it please the Court?
2
              THE COURT:
                          Yes, sir.
3
              MR. CRANE:
                          We're not at a horse race. I can't
    understand. She's speaking so fast.
4
5
              THE COURT: I understand.
6
              If you would slow down.
7
              THE WITNESS: Yes, sir.
8
                         Just carefully go over your testimony.
              THE COURT:
9
              MR. CRANE:
                         She's obviously not from the South.
10
              THE COURT: Just carefully go over your testimony.
11
    All right?
12
              THE WITNESS: Okay.
13
              So --
14
              MR. CRANE: Something happen on July 3 and, you
15
    know --
16
              THE COURT: If you start over start on July 3.
17
              MR. CRANE:
                          Thank you, Judge.
18
              THE WITNESS: So on July 3, an ATF CI had reached
19
    out --
20
              THE COURT:
                          Okav.
21
              Hang on. Slow down. I know that -- I know that you
22
    prepared this -- helped prepare this affidavit.
23
              THE WITNESS: Yes.
24
              THE COURT: And it seems to me that you're reading
25
    some of this, and that's fine. That is absolutely appropriate.
```

```
1
    But if you read or however you testify, just slow down because
2
    not only is the court reporter taking notes, but myself and
3
    others in the courtroom are taking notes.
4
              THE WITNESS: Yes, sir.
5
              THE COURT: While you're very familiar with the
6
    facts, none of -- none of us may be.
7
              THE WITNESS: Yes, sir.
8
              THE COURT: So I want you to testify and make sure
9
    that we all hear.
10
              THE WITNESS: Absolutely.
11
              THE COURT: Okay.
12
              Thank you.
13
              THE WITNESS: On July 3, 2019 --
14
              THE COURT: Hold on just a minute.
15
              THE WITNESS: Yeah.
16
              THE COURT: Anything further, Mr. Crane? Anything
17
    further?
18
              MR. CRANE:
                          No, sir. Thank you.
19
                          Okay.
              THE COURT:
20
              All right.
21
              THE WITNESS: -- an ATF CI had reached out to
22
    Mr. Ward to arrange the purchase of two ounces of
23
    methamphetamine.
24
    BY MS. HINTON:
25
    Q
         All right.
```

```
1
         And let me ask you about that real quick. Did the -- did
2
    the ATF CI actually speak to Mr. Ward on that day?
3
         Yes.
4
         Okay.
5
         And then after the ATF CI spoke to Mr. Ward, did Mr. Judy
6
    contact him?
7
    Α
         Correct.
8
         Okay.
9
         And tell the Court about the contact from Mr. Judy?
10
         So Mr. Judy had contacted the CI to complete the purchase.
11
    We had met up with the CIA and gave the CI $600 in ATF funds.
12
    The CI then drove to 1236 Fallaw Road and met with Mr. Judy who
13
    was in the vehicle outside of the address and remained in the
14
    vehicle during the transaction. The CI exchanged $600 for
15
    approximately 58 grams of methamphetamine.
16
         And before we go to the next one, when you're giving out
17
    these weights of methamphetamine, have these -- have drug labs
18
    been completed on --
19
         They have.
20
         So these -- the amounts that you are providing to the
21
    Court, are those from the lab reports?
22
    Α
         They are.
23
         All right.
24
         Can you tell the Court what happened on July 19, 2019?
25
    Α
         On July 19, 2008 -- 19, an ATF CI had purchased
```

```
1
    approximately 109.49 grams of methamphetamine from Rebecca
    Martinez, who we knew to be Mr. Ward's girlfriend at that time.
2
3
         Okay.
4
         And did the ATF CI on July 22, 2019, purchase roughly
5
    105 grams of methamphetamine from Ms. Martinez?
6
         They did. And during that purchase -- that buy was audio
7
    and video recorded. During the purchase, Mr. Ward was on the
8
    phone on speakerphone. That purchase was supposed to initially
9
    happen at a place called Bozes Bar. And at Ms. Martinez's
10
    request, it was changed -- or I'm sorry, it was changed because
11
    it was originally supposed to happen at McDonald's. Mr. Bones
12
    is heard on speakerphone and the CI knows that is Mr. Ward
13
    because he has talked to him previously. And Mr. Ward tells the
14
    CI --
15
              THE COURT:
                          Hold on. Hold on. I lost you there.
16
              THE WITNESS: Yes, sir.
17
              THE COURT:
                          Go over that again please.
18
              THE WITNESS:
                            So the -- the buy was completed at
19
    Bozes Bar in Lexington. The initial buy was supposed to be
20
    completed at a McDonald's in Lexington. And at Ms. Martinez's
21
    request, the buy had been switched to occur at Bozes. During
22
    the purchase, Mr. Ward is heard on speakerphone. And he had --
23
    says to the CI, "Man, I never trust McDonald's." And the CI
24
    recognizes Mr. Ward's voice because he has talked to him
25
    several other occasions before this.
```

```
1
              THE COURT:
                          Okay.
2
    BY MS. HINTON:
3
         All right.
4
         And then, on July 24, 2019, did an ATF CI buy
5
    approximately 148 grams of methamphetamine from Ms. Martinez?
6
    Α
         Correct.
7
         Okay.
8
         And I know you said that Mr. Martinez is -- was Mr. Ward's
9
    girlfriend at that time, and we talked about Mr. Ward being on
10
    speakerphone on the July 22 buy, what, if any, other
11
    information do you have that connects Mr. Martinez to moving
12
    methamphetamine for Mr. Ward?
13
         We have a proffer from an individual that has stated that
14
    Ms. Martinez had moved large quantities of methamphetamine on
15
    behalf of Mr. Ward.
16
         Okay.
17
         On August 5, 2019, can you tell the Court about the
18
    undercover buy from Cynthia Rooks?
19
         On August 5, 2019, an ATF confidential informant and an
20
    ATF undercover agent went to Ms. Rook's house on Jakes Landing
21
    and purchased approximately 302 grams of methamphetamine from
22
    Rick's -- from Ms. Rooks on Ward's behalf.
23
    Q
         Okay.
24
         And can you tell the Court what information we have
25
    through your investigation that connects Ms. Rooks to Mr. Ward?
```

```
1
    Α
         So we had been told through the investigation that
    Ms. Rooks was moving the -- the methamphetamine from Mr. Ward
2
3
    and that she had taken over the drug trafficking business
4
    because Mr. Ward did not want Ms. Martinez involved in the drug
5
    trafficking business anymore because it was too dangerous.
6
    Q
         Okay.
7
         And on August 19, 2019, did an ATF CI purchase
8
    methamphetamine and a firearm from Mr. Rooks -- Ms. Rooks and
9
    Mr. Richard Ford?
10
         Yes. And during that purchase specifically, Mr. Ward is
11
    again heard on the speakerphone. Ms. Rooks acknowledges
12
    Mr. Ward because she says, "Bones, Bones, how much do you --
13
    how much do I get for the gun? How much do I get for the ice?"
14
    And at which point, Mr. Ward responds, "500 for the ice; 500
15
    for the qun."
16
         Mr. Ward further tells them to go next door and get a --
17
    retrieve a camouflage Steyr rifle and take it give back to the
18
    storage unit. During that buy, Ms. Ford [verbatim] and
19
    Ms. Rooks traveled to a storage unit where they obtained the
20
    firearm that they later sell to our CI. And they drop the
21
    camouflage rifle in the storage unit.
22
    Q
         Okay.
23
         And what evidence do we have that Mr. Ward's nickname is
24
    "Bones"?
25
         We've -- from cooperating statements and proffer
    Α
```

```
agreements, we've been told that he goes by "Bones." Mr. Ward
also has a tattoo on his arm that says "Bones."
```

- 3  $\mathbf{Q}$  Can you tell the Court about the August 22, 2019, search
- 4 | warrant at Ms. Rooks's residence?
- 5 **A** On August 22, 2000 -- 22, 2019, we included a search
- 6 | warrant at Ms. Rooks's residence located on Jakes Landing
- 7 | resident -- and the storage unit, which was storage unit 59.
- 8 Q And is that the same storage unit that, three days prior,
- 9 ATF observed Ms. Rooks and Mr. Ford going to?
- 10 **A** That is.
- 11 Q And is that the same storage unit that, according to the
- 12 | CI and then the undercover -- or excuse me, the CI, Mr. Ward
- 13 directed them to go to?
- 14 A Correct.
- 15 **Q** Okay.
- 16 A So during the search of the storage unit, and it led to a
- 17 seizure of approximately three kilograms of meth and nine
- 18 | firearms, the CI had -- our CI on that night had previously
- 19 taken possession of an additional kilogram of ice at Mr. Ward's
- 20 request and brought it back to us.
- 21 **Q** Okay.
- Tell the Court a little bit more about the CI obtaining
- 23 one kilogram of methamphetamine prior to that search warrant on
- 24 | the storage unit?
- 25 A So a co-defendant earlier that night, Mr. Dexter Judy, had

```
1
    taken off and fled from the police in Lexington County. At that
2
    point, Mr. Ward had contacted our CI and told him he needed his
3
    help. He needed him to go and pick up a black bag from Cindy's
4
    -- Ms. Cindy's house. Mr. --
5
         And is that Ms. Rooks?
6
    Α
         That is.
7
         All right.
8
         At our direction, the ATF CI went over to Ms. Rooks's
9
    house. And at that point, a black bag was put in his
10
    passenger's seat, which he had brought back to myself and other
11
    law enforcement. In that black bag, that was approximately one
12
    kilogram of ice.
13
         At that point, we had taken possession of the ice and we
14
    had obtained a search warrant for the residence and obtained a
15
    federal search warrant for the storage unit later the same
16
    morning.
17
         Have you received multiple cooperator statements and
18
    proffers regarding Mr. Ward?
19
         Yes.
20
         How many?
21
         We have approximately eight cooperating defendants against
22
    Mr. Ward.
23
         And based on those cooperator statements, in 2019, how
24
    many kilograms of methamphetamine can be attributed to
25
    Mr. Ward?
```

- 1 A At least 49 kilograms.
- 2 Q And how many firearms?
- 3 A The nine firearms in the storage unit.
- 4 **Q** Okay.
- 5 And that is over a one-year period; is that correct?
- 6 A Correct.
- 7 Q Total from this group, this conspiracy, how many firearms
- 8 have been seized?
- 9 **A** In the case collaboratively, we have 116 firearms that are
- 10 purchased or seized.
- 11 **Q** And where does Mr. Ward fall in this conspiracy?
- 12 **A** Mr. Ward falls as the main target in our conspiracy.
- 13 **Q** Okay.
- Is he the top?
- 15  $\mathbf{A}$  He is the top.
- 16 Q Does he call the shots?
- 17 A He does.
- 18 Q Based on your training, experience, and investigation, did
- 19 anything happen in this conspiracy without Mr. Ward's
- 20 direction?
- 21 **A** No.
- 22 Q Was Mr. Ward's cell tossed, for lack of a better term, on
- 23 August 23, 2019, based on this investigation?
- 24 A Yes. On August 23, 2019, SCDC conducted an operation and
- 25 | they tossed Mr. Ward's cell. At that time they tossed

```
1
    Mr. Ward's cell, when they went in there, they found him on the
2
    cell phone that -- and the cell phone is connected to the phone
3
    number which was communicating with our CI that night.
4
              THE COURT: When you say -- you say they "tossed" it?
5
              THE WITNESS: Yes, sir. They went there and they
    conducted an operation to clean on the cell and sure it wasn't
6
7
    full of contraband.
8
              THE COURT: I see.
9
    BY MS. HINTON:
10
         But did they actually, when they went in -- I guess they
11
    didn't even really have to toss it, did they physically observe
12
    Mr. Ward on that cell phone?
13
         Correct. It was in his hand.
14
         And just to be clear, that cell phone, the phone number,
15
    is the number that the CI was contacting Mr. Ward on?
16
         That is correct.
17
         Are you familiar with Mr. Ward being arrested on
18
    September 16 ---
19
         I am.
20
         --- of this year?
21
    Α
         Yes.
22
         And was he transported up to Spartanburg County at that
23
    time?
24
         He was.
25
         And who was he transported by?
    Q
```

Α

```
1
    Α
         He was transported by an FBI TFO Joe Parrish and an ATF --
2
    or I'm sorry, FBI Special Agent Dave Whitlock.
3
         And prior to them transporting him, did they advise him of
4
    his Miranda rights?
5
         He did, and he waived.
6
    Q
         All right.
7
         Did Mr. Ward explain to the FBI that he was, in fact, a
8
    member of Folk Nation?
9
         He did.
10
         And what did he say that his rank was within that gang?
11
         Mr. Ward stated that he was a low-level Folk Nation
12
    member.
13
         Okay.
14
         And based on your training and investigation; is that
15
    true?
16
         It is not.
17
    Q
         All right.
18
         Based on your training and experience and investigation
19
    into this gang, who moves -- sorry, who coordinates the
20
    movement of methamphetamine within the gang?
21
    Α
         Mr. Ward.
22
         Okay.
23
         And in fairness to Mr. Ward, do other high-ranking members
24
    of IGD also move methamphetamine?
```

Yes. There are several members who move it. And they are

```
1
    specifically assigned to different locations. Mr. Ward's
2
    location was the Columbia/Lexington area.
3
         And based on your investigation into this group, do low-
4
    level members get to decide who buys methamphetamine?
5
         They don't.
         Is all of the methamphetamine moved associated back to
6
7
    these high-level members?
8
    Α
         They are.
9
         Do any of these people on the outside related to this
10
    conspiracy move methamphetamine without Mr. Ward's direction?
11
    Α
         They do not.
12
         Okay.
13
         In fact, did Mr. Ward admit to the FBI that he would
14
    introduce people who wanted to sell methamphetamine?
15
    Α
         He did.
16
         Okay.
         Can you tell the Court what he said?
17
18
         Mr. Ward stated that while he was in SCDC, that he would
19
    introduce people who wanted to sell methamphetamine to people
20
    who were holding weight. When you say "holding weight," he's
21
    referencing people who are holding large amounts of
22
    methamphetamine.
23
              THE COURT:
                           Okay.
24
              You need to explain this little bit clearer to me.
25
                             Yes, sir.
              THE WITNESS:
```

```
1
              THE COURT:
                          Okay.
2
              So he's in SCDC --
3
              THE WITNESS: So he's in SCDC and he's telling -- he
4
    told our agents that he would introduce people --
5
              THE COURT:
                          He told your agents --
6
              THE WITNESS: Yes, sir. The agents that transported
7
    him that day ---
8
              THE COURT: Okay.
9
              THE WITNESS:
                            --- Mr. Whitlock and Mr. Parrish, on
10
    the way to the transport to Spartanburg.
11
              THE COURT: Okay.
12
              THE WITNESS: He said that he would introduce anyone
13
    inside or people on the street who wanted to sell
14
    methamphetamine to the plugs, to people who were holding larger
15
    amounts of weight.
16
              THE COURT: Okay.
    BY MS. HINTON:
17
18
         And just to be clear for the Court, the entire time that
19
    you've been investigating this group, these two years, has
20
    Mr. Ward been incarcerated?
21
    Α
         He has.
22
         And the entire time, has he been at SCDC?
23
    Α
         He has.
24
         You talked about beatings and murders with this group, is
25
    there a beating that can be connected back to Mr. Ward within
```

```
1
    this group?
         Yes. Mr. Brian Bruce was severely beaten to the point that
2
3
    at the -- when the initial call came in, it came in as a
4
    gunshot wound, and he was beaten. And Mr. Ward, on the drive to
5
    Spartanburg on the 16th, had admitted to sending Aaron Carrion
6
    to collect money from Brian Bruce, and the money was for a drug
7
    debt that had been owned to Mr. Ward by Brian Bruce. But he had
8
    said that he didn't tell him to beat him up. He also said that
9
    Mr. Carrion was just acting on behalf of pure loyalty to him.
10
    Q
         Okay.
11
         But he did admit to sending Mr. Carrion to confront
12
    Mr. Bruce who is a co-conspirator in this case ---
13
         Correct.
    Α
14
         --- about owing him money for drugs?
15
         Correct.
16
         All right.
17
         Based on your source information, do you believe that
18
    Mr. Ward sent Mr. Carrion to inflict violence on Mr. Bruce?
19
         Yes. We've got several statements that said Carrion had
20
    showed up on Bones' behalf -- and Mr. Ward's behalf, and
21
    everyone knew it was because Bruce owed Bones money.
22
         And in that same transport, does Mr. Ward talk to the
23
    agents about snitches within this conspiracy?
24
         He does. Mr. Ward then mentions and talks to the people in
25
    the conspiracy. And he says these people in the conspiracy who
```

```
1
    must have snitched on him, they starting -- they would have to
    stand in front of him in the courtroom. When advised that he
2
3
    could be -- that could be constructed as a threat and it could
4
    be -- add time to his sentence for saying that, he stated, "If
5
    I'm looking at 20 to 30 years, what's another 10 to 20 years?"
6
         He had also, additionally, had stated on a later occasion
7
    that Matt Bowers who was a cooperating defendants at a trial
8
    approximately two years ago wouldn't last five days for
9
    testifying against "Lay Low" once he got out of federal prison.
10
    Q
         Okay.
11
         And who was the person that he testified against?
12
    Α
         Matt Bowers testified against Marcus Young AKA "Lay Low."
13
         All right.
14
         And is that somebody that Mr. Ward is connected to?
15
         As far as Mr. Ward saying he is.
16
         And in fact, in this larger conspiracy of Gangster
17
    Disciples, has someone been murdered for snitching?
18
         Yes.
19
         And did Mr. Ward admit to being connected to "G9" and "Man
20
    Man"?
21
         He did. He admitted to being connected to G9 and Man Man,
22
    both of them.
23
         And can you tell the Court who "G9" and "Man Man" are?
24
         So G9 and Man Man are a rank higher than Mr. Ward in the
25
    Gangster Disciples. We were told that G9 specifically will call
```

```
1
    the orders and he sets who -- who runs what -- what county,
2
    whose selling dope in what county.
3
         And is "G9," Edward Akridge?
4
         It is.
    Α
5
         And is "Man Man," James Peterson?
6
    Α
         It is.
7
         And do both Mr. Akridge and Mr. Peterson currently have
8
    pending state murder charges for murders that are alleged to
9
    have occurred while they are in SCDC but that they orchestrated
10
    from inside the SCDC?
11
         Yes, they do.
12
         And are these two separate murders?
13
    Α
         Yes.
14
         On that ride, did Mr. Ward also admit to his involvement
15
    with the firearms?
16
         Not on that ride. But at a later time, he had talked about
17
    the firearms. And he acknowledged that the camouflage rifle was
18
    a .45 caliber rifle. He acknowledged that one of rifles that
19
    were seized from the storage unit was a fully automatic and had
20
    asked how long it had taken to shoot that rifle. He had also
21
    made the statement that if he knew 15 out of the 17 individuals
22
    that were in the conspiracy were junkies, he wouldn't have
23
    dealt with them.
24
         And does Mr. Ward have a prior record going back to around
25
    2003, 2004?
```

```
1
    Α
         He does.
2
         And does that include convictions for burglary first
3
    degree?
4
    Α
         Yes.
5
         And marijuana possession?
6
    Α
         Correct.
7
         Burglary second degree?
8
    Α
         Correct.
9
         CDV?
10
    Α
         Yes.
11
         Possession with intent to distribute methamphetamine near
12
    a school?
13
    Α
         Correct.
14
         Several assault convictions?
15
    Α
        Correct.
16
         Failure to stop for a blue light?
17
    Α
        Yes.
18
         Resisting arrest?
19
    Α
         Yes.
20
         Were you able to -- prior to coming to testify today, were
21
    you able to review Mr. Ward's inmate history on the SCDC
22
    website?
23
    Α
         I was.
24
         How many violations does Mr. Ward have since he has been
25
    incarcerated in SCDC?
```

```
1
    Α
         He's got 18 violations and those include assaulting
2
    employees, possession of a weapon, and escape.
3
         And when is Mr. Ward set to -- his predicted release date
4
    from SCDC?
5
         November 24, 2020.
6
    Q
         Is there anything that I missed that the Court needs to
7
    know about Mr. Ward?
8
    Α
         No.
9
         All right.
10
         That's all I have. Please answer anything Mr. Crane may
11
    have.
12
              THE COURT:
                            All right.
13
                            CROSS-EXAMINATION
14
    BY MR. CRANE:
15
         All right.
16
         Agent, would you -- it's my understanding that the
17
    information dates back -- that charges him with the conspiracy
18
    back to, I believe, 2017?
19
         That is when the conspiracy for the case had started.
20
    Correct, sir.
21
         Can you tell me when your thoughts are that he may have
22
    gotten involved with the conspiracy?
23
    Α
         We believe sometime in 2019.
24
         Sometime in 2019.
25
    Α
        Correct.
```

Α

```
1
    Q
         Do you know when -- what's your belief of the date?
2
         We started purchasing from Mr. Ward in June 2019 due to --
3
    we've got proffer statements that says he was involved before
4
    that date. But we started purchasing actual methamphetamine
5
    from Mr. Ward on the '19th.
6
    Q
         You said June?
7
         June 2019.
8
         Okay.
9
         I'm going to ask about -- and the gang that you said he is
10
    a member of is what?
11
         The Gangster Disciples.
12
    Q
         Say it again?
13
         The Gangster Disciples.
14
         Okay.
15
         Is that a gang only in South Carolina or is that a
16
    national gang?
17
         I -- I would have to do further research on that. I know
18
    that the gang itself is in South Carolina. That's the -- that's
19
    the gang -- the part of the gang that I had done my
20
    investigation on.
21
         So you don't know if it's -- if there's a larger
22
    organization other than --
23
    Α
         I don't.
24
         Is there just one chapter of this gang in South Carolina?
```

So the Gangster Disciples is part of the Folk Nation. And

```
1
    the Folk Nation has multiple chapters.
2
    Q
         All right.
3
         So Gangster Nation came from Folk Nation?
4
         Correct.
    Α
5
         And Folk Nation has numerous chapters?
         Correct.
6
    Α
7
         And you don't know about Gangster Nation?
8
         Gangster Disciples.
9
         Gangster Disciples.
10
         I know about the Gangster Disciples that I investigated in
11
    South Carolina.
12
         All right.
13
         And so is the top dog, in your opinion, of the Gangster
14
    Disciples, Mr. Ward?
15
         The top dog, in my opinion, in Columbia and South -- in
16
    Columbia and the Lexington area is Mr. Ward, correct.
17
         How many other -- how many other groups are there in South
18
    Carolina?
19
         I don't know exactly how many groups there are within
20
    South Carolina.
21
    Q
         All right.
22
         So you're saying if, in fact, it's a chapter, then he --
23
    you're saying he's the head of the chapter in Lexington,
24
    Columbia?
25
    Α
         Correct.
```

```
1 Q All right.
```

- 2 And they make their money how?
- 3 A Through drug trafficking and firearm trafficking.
- 4 Q And what happens to the money for someone that's been in
- 5 prison for 10 years? Where's that money going?
- 6  $\mathbf{A}$  We have been told through cooperating defendants and other
- 7 | sources that the money is sent to Mr. Ward and other
- 8 | individuals through a green guard got [verbatim]. They put the
- 9 money on the Green Card. They scratch off the back of the card
- 10 and then they send pictures of that card to Mr. Ward with the
- 11 | numbers that identify it.
- 12 Q So he's got a Green Card with all of this money on it.
- 13 A That's what we have been told, yes.
- 14 **Q** Did you find any Green Card with all kinds of money on it?
- 15 **A** No.
- 16 **Q** And what can he do with a Green Card with a bunch of money
- 17 | on it?
- 18 A The Green Card's got money on -- it already has money
- 19 | loaded to it. So from my investigation, the Green Card can be
- 20 | loaded into a bank or is considered a bank itself.
- 21 **Q** He can take from the Green Card and put it into a bank?
- 22 A Correct.
- 23 Q All right.
- 24 Have you found any bank that has money from him in it?
- 25 **A** We have not.

```
1
    Q
         You ever found any Green Card with money from him?
2
         No, sir.
    Α
3
         Do you have any direct evidence other than statements from
4
    people who have already been arrested that he's got a Green
5
    Card with money on it?
6
    Α
         We don't.
7
         So you're banking on statements from cooperating
8
    defendants, people that have been arrested for charges?
9
         Yes.
10
         All right.
    Q
11
         On June 13, 2019, you talked about a CI buy, I believe it
12
    was. You used a CI; is that correct?
13
    Α
         Correct.
14
         And tell me again who that CI bought from. Just briefly.
15
    Don't read it off cause I can't understand what you're saying
16
    anyway. But briefly, who did that CI buy from?
17
         The CI purchased from Brian Bruce.
    Α
18
         From Brian Bruce?
19
         Correct.
20
         Now, let me ask you this: How many CIs have you referenced
21
    during your statements today?
22
         We've got two CIs referenced during --
23
         Okay.
24
         And one of them happened to be Zach something; is that
25
    correct?
```

```
1
    Α
         Confidential source, sir.
         Well, I understand that. But you are testifying today. I
2
3
    think we need to know who it is.
              MR. CRANE: Judge, I'd ask that you ask her to tell
4
5
    who it is.
6
              THE COURT: That's overruled. I'm not going -- I'm
7
    not going to require her to give the names of CIs at this stage
8
    in the proceedings.
9
              MR. CRANE: Well, Judge, just so that you might know,
10
    one of the reasons I asked, I was given discovery today.
11
              THE COURT:
                          Yes, sir.
12
              MR. CRANE:
                          Okay.
13
              This right here -- this is my discovery.
14
              THE COURT: I understand, Mr. Crane. But this is not
15
    a -- this is not a matter of discovery. This is a preliminary
16
    and a detention hearing.
17
              MR. CRANE: I understand.
18
              THE COURT:
                          So I'm not going to require her to
19
    divulge --
20
              MR. CRANE:
                         What I --
21
              THE COURT: -- to divulge information at this point
22
    which is more appropriately divulged at a later point.
23
              MR. CRANE: Okay.
24
              Well, I would ask you at this point, though, to
25
    require the government to give me full discovery.
```

```
1
              THE COURT:
                          The government will comply with the
2
    discovery rules in -- in -- in providing discovery.
3
    BY MR. CRANE:
4
         All right.
5
         So on June 19, from Brian your CI bought dope. And how did
6
    you tie that to Mr. Ward?
7
         After the CI had been debriefed, the CI had stated that
8
    through Brian Bruce and Mr. Ward that the CI had -- that
9
    Mr. Ward had directed Brian Bruce to sell methamphetamine to
10
    the CI.
11
         Mr. Ward had directed Brian to sell to the CI?
12
         Correct.
13
         What -- what -- what concrete evidence do you have of
14
    that?
15
         That he had shown Facebook messages from Mr. Ward
16
    directing Mr. Bruce to sell to the CI.
17
    Q
         Do you have copies of those Facebook messages?
18
         We do not.
19
         So -- so the government is not in possession of any
20
    Facebook messages that Mr. Ward sent or allegedly sent on that
21
    day; is that correct?
22
         Not on that day, no.
23
         So you're taking the word of your CI as relayed to him by
24
    Brian that Ward directed him to do that?
25
    Α
         Correct.
```

```
1
    Q
         And you don't have any evidence of the Facebook messages?
2
         Not for that buy, no.
    Α
3
         Okay.
4
         And then on 6/13/19, you talked about Mr. Hoffman
5
    [verbatim] being arrested, is that correct, or was bonded out?
6
         We talked about the CI -- on June 13, we talked about the
7
    CI purchasing methamphetamine from Ms. Hoffman.
8
         Okay.
9
         So not only did he purchase from Brian, but from
10
    Hoffman ---
11
         Correct.
12
         --- on the same day?
13
         All right.
14
         And what do you have to tie Mr. Ward to that particular
15
    purchase of narcotics?
16
         We've learned through a cooperating defendants and
17
    proffers that Mr. Ward was one of Ms. Hoffman's main suppliers.
18
         Do you have any concrete evidence other than statements
19
    given by people who have been arrested in this conspiracy?
20
         Not from Ms. Hoffman.
21
    Q
         All right.
22
         So the only thing you have there are statements of other
23
    people?
24
         Correct.
25
    Q
         No cell phone records or Facebook posts or anything like
```

```
1
    that?
         Not for Ms. Hoffman, not right now.
2
3
         And then, I think she talked about July 3. Tell me what
4
    happened there.
5
         On July 3, an ATF CI had reached out to Mr. Ward via text
6
    messages and -- to arrange the purchase of two ounces of
7
    methamphetamine. Shortly thereafter, Mr. Judy had contacted the
8
    CI and -- to say he was going to complete the purchase on
9
    Mr. Ward's behalf. The agents gave the CI $600. The CI then
10
    drove to 1236 Fallaw Road, met Mr. Judy and exchanged $600 for
11
    approximately 58 grams.
12
         Okay.
13
         Now, do you have any -- do you have copies of the text
14
    messages that the CI allegedly sent to Mr. Ward?
15
         I don't for that -- for that buy.
16
         All right.
17
         So on that buy on July 3 -- and do you have any copies of
18
    text messages that the person from whom the CI bought has
19
    copies that Mr. Ward sent him?
20
         I do not.
21
         Do you have any concrete evidence other than these
22
    statements that tie Mr. Ward to that transaction on July 3?
23
         We have learned that Mr. Ward had also communicated via
24
    FaceTime with these individuals to conduct -- to conduct the
25
    transactions.
```

```
1
    Q
         And who told you that?
2
    Α
         Multiple sources and CIs.
3
         Okay.
4
         Do you have any evidence that that actually occurred other
5
    than statements from these multiple sources?
6
         We've got text messages for other purchases from Mr. Ward
7
    to sources to conduct the --
8
         All right.
9
         So you have copies of text messages from Ward to some of
10
    these people?
11
         For other transactions, correct.
12
         Okay. All right.
13
         Tell me which transactions you have copies of text
14
    messages.
         So on the June 26, 2019, incident where Mr. Ward asked our
15
16
    CI to bond Ms. Hoffman out, we have text messages from Mr. Ward
17
    to the CI where he tells him he's got a Snub Nose .357 for him.
18
         All right.
19
         And so you got dollars copies from Ward to the CI?
20
         Correct. We have copies of those messages.
21
    Q
         All right.
22
         What other dates do you have copies of text messages?
23
         And I -- let me -- that's the one where allegedly they
24
    went to a house and found the 357, some dope and then the gun
25
    was given to someone?
```

```
1
    Α
         The gun was given to the CI. They went to another house to
2
    get the heroin.
3
         Okay.
4
         On the August 19, 2019, incident from the purchase of the
5
    firearm and the ice from Ms. Rooks, we have text messages of
6
    the firearms that we later located in the storage unit from
7
    Mr. Ward to the CI.
8
         All right.
9
         So again, copies of those text messages?
10
         Correct.
    Α
11
         Okay.
12
         From Ward to the CI regarding the firearms in the storage
13
    area?
14
         Yes. Correct.
15
         On the purchase for the hundred -- 302 grams of
16
    methamphetamine, we have copies of text messages from Ward to
17
    the CI. And later the same evening, after we conduct that
18
    purchase, Mr. Ward texts the CI and tell them not to ever bring
19
    anybody back to his old lady's house.
20
         Okay.
21
         What was that date?
22
         That's going to be August 5, 2019, sir.
23
    Q
         Okay.
24
         Do you have any other dates where you have actual copies
25
    of text messages coming from Ward to anybody?
```

```
1
    Α
         No, sir.
2
    Q
         Okay.
3
         Do you have any concrete evidence that Mr. Ward himself
4
    has participated in violent activities as a member of this
5
    gang?
         We have been told by numerous sources that the beating on
6
7
    Brian Bruce conducted was because money was owed to Bones as a
8
    drug debt.
9
         I understand that. My question was: Do you have any
10
    concrete evidence that Mr. Ward was involved in violent
11
    offenses other than statements from people who have been
12
    indicted in this case?
13
         We don't.
14
         All right.
15
         Do -- are -- is the government aware of who beat up
16
    this particular person?
17
         We are aware of a couple of individuals who beat up this
18
    person, yes.
19
         Okay.
20
         Have any of those people said they did it at the direction
21
    of Mr. Ward?
22
    Α
         No.
23
         At one time, you testified earlier about a cell phone call
24
    that allegedly Mr. Ward made to the confidential informant. Do
25
    you have any concrete evidence that that occurred?
```

```
1
    Α
         So on July 22, 2019, during the purchase of
2
    methamphetamine of 105.36 grams, that was the purchase that
3
    occurred at Bozes Bar and it was supposed to occur at
4
    McDonald's. Mr. Ward is on speakerphone. He's heard through the
5
    audio and video recording. That's when he says, "Man. I never
    liked McDonald's." The CI recognizes Mr. Ward's voice because
6
7
    he's talked to him before.
8
         Furthermore, on the purchase of the firearm and the
9
    methamphetamine on August 19, Mr. Ward is on speakerphone in
10
    the house. And he tells Ms. Rooks when she asked, "Bones,
11
    bones, how much do you want for the ice and the gun?" and he
12
    says, "500 for the ice; 500 for the gun."
13
         Who is "Bones"?
14
         Bones is Mr. Ward's nickname.
15
    Q
         Okay.
16
         And you said that is on audiotape?
17
    Α
         It is.
18
         So we can listen to that?
19
         You could.
20
         Okay.
21
         You mentioned something about the -- the trip back from
22
    the Department of Corrections to Spartanburg?
23
    Α
         Correct.
24
         And alleged statements that Mr. Ward made?
25
    Α
         Correct.
```

```
1
    Q
         Are any of those recorded?
         I believe the conversation was recorded. I believe the
2
3
    recorder might have died halfway through the conversation. But
4
    at least the beginning of the conversation had been recorded
5
    with Mr. Ward, yes.
         I couldn't understand you.
6
7
         I'm sorry. The -- the conversation had been recorded. At
8
    some point, I know the recorder or the battery had died on it.
9
    I don't know at what point that had occurred.
10
    Q
         Okay.
11
         And is there any written statement given by Mr. Ward?
12
    Α
         There is not a written statement by Mr. Ward.
13
         Are there any sworn statements given by Mr. Ward?
14
         There is not.
15
              MR. CRANE: Just one moment please.
16
              THE COURT: Yes, sir.
17
         (Pause in proceeding.)
18
    BY MR. CRANE:
```

- 19 Ma'am, you indicated that you believe that this conspiracy
- 20 might've started in 2017 but yet he becomes involved in 2019?
- 21 Α We started to learn of Mr. Ward in 2019, correct.
- 22 Do you have any evidence that he was involved from 2017 to
- 23 2019?
- 24 I do not have any evidence right now that he was involved.
- 25 Was the conspiracy going from 2017 to 2019? Q

```
1
    Α
         It was. We have other individuals who were tied into the
2
    conspiracy that began in 2017.
3
         There were other individuals that what?
4
         There were other individuals within the conspiracy that
5
    began the conspiracy in 2017.
6
    Q
         Others that began the conspiracy ---
7
         Correct.
8
         --- but not him?
9
         To my knowledge, he didn't -- I did not know of him in
10
    2017, no.
11
         You're comfortable saying he didn't start the conspiracy
12
    or start in the conspiracy until June 2019; is that correct?
13
         I'm saying a few months -- I'm saying in 2019 is when
14
    we've got statements on him.
15
         Okay.
16
         Do you know who it was that was brought into this alleged
    conspiracy in 2017 and '18?
17
18
         Do I know who the head was running the conspiracy?
19
         Yes.
20
         I do not.
21
    Q
         Okay.
22
         But it wasn't Mr. Ward?
23
    Α
         To my knowledge, it was not.
24
    Q
         Okay.
25
         (Pause in proceeding.)
```

```
1
              MR. CRANE: Okay.
2
              Thank you, Judge.
3
              Thank you, ma'am.
4
              THE COURT: All right.
5
              Yes, sir.
6
              Any follow-up?
7
              MS. HINTON: Just very briefly, Your Honor.
8
              THE COURT: Yes, ma'am.
9
                           REDIRECT EXAMINATION
10
    BY MS. HINTON:
11
         We've referenced "Green cards," is that a Green Dot card?
12
    Α
         That is.
13
         Okay.
14
         And I think your testimony is that is how payment was
15
    getting to Mr. Ward while he was incarcerated; is that correct?
16
         Correct.
17
         In your investigation into this group, was that a common
18
    way for Mr. Ward and others within SCDC to obtain money for the
19
    drug trade?
20
         Yes, it is.
21
              MR. CRANE: That's all I have.
22
              THE COURT:
                         Okay.
23
              Let me ask you this ---
24
              THE WITNESS: Yes, sir.
25
              THE COURT: --- you've given testimony about different
```

```
1
    transactions that occurred and I understand those took place in
2
    Lexington or Richland area, but this case is here in
3
    Greenville. Can you describe what the tie is to Greenville?
4
              THE WITNESS: So Mr. Ward is connected to Mr. Edward
5
    Akridge, which is G9, in Greenville and we've got an ongoing
6
    investigation with some other defendants that we believe they
7
    are all tied together. And Mr. Ward and Mr. Akridge had worked
8
    together to traffic methamphetamine.
9
              THE COURT:
                          Okay.
10
              MS. HINTON: And Your Honor, may I add something -- a
11
    question to that ---
12
              THE COURT: Sure.
13
              MS. HINTON: --- to further tie it up here?
14
    BY MS. HINTON:
         In addition to that, do we have traffic stops on
15
16
    individuals within this conspiracy up in the Anderson Upstate
17
    area?
18
         We do.
19
         Okay.
20
         And do we also have seizures of large amounts of
21
    methamphetamine from storage units up in this area?
22
         We do.
    Α
23
         Okay.
24
         And is that all connected back to this Matthew Ward, Eddie
25
    Akridge ---
```

## Rosalie Herberger - Recross Examination by Mr. Crane

```
1
    Α
         It is.
          --- group? And based on your investigation, is Mr. Ward
2
3
    helping Mr. Akridge move his methamphetamine?
4
         Yes, 100 percent.
5
              MR. CRANE: Judge, let me follow up.
6
              THE COURT:
                          Yes, sir.
7
                           RECROSS EXAMINATION
8
    BY MR. CRANE:
9
         Why? Tell me what information you have. How do you tie
10
    Mr. Ward to what's going on in the Upstate?
11
         We've got source statements from cooperating defendants
12
    and proffers that say Mr. Ward and Mr. Akridge worked together
13
    to move methamphetamine.
14
         What -- what concrete evidence do you have other than
15
    statements from people that have been indicted in this
16
    conspiracy? Do you have anything other than statements?
17
         We got statements and we've got the purchase of
18
    methamphetamine that we have conducted.
19
         You have what? Statements and what?
20
         We have statements and purchases of ice that we have
21
    conducted.
22
         I understand that. But did any of those people that you
23
    purchased from say it came from Mr. Ward?
24
         That the methamphetamine ---
25
    Q
         Yeah.
```

# Rosalie Herberger - Recross Examination by Mr. Crane

```
1
         --- came from Mr. Ward? The people we purchased from, the
2
    people selling the methamphetamine were acting on behalf of
3
    Mr. Ward.
         So those -- the people that purchased it said those that
4
5
    sold it to them were acting on behalf of Mr. Ward?
6
         And some of the people who sold it said they were acting
    Α
7
    on behalf of Mr. Ward.
8
         All right.
9
         You got any cell phone records or text messages going back
10
    and forth for those people and Mr. Ward?
11
    Α
         Yes.
12
    Q
         You do?
13
    Α
         Yes.
14
         When did you get those?
15
         We've gotten some text messages in August 2019 when we
16
    executed the search warrant on Ms. Rooks's house and the
17
    storage unit.
18
         I understand that. I'm talking about the Upstate here. She
19
    asked about the Upstate and Anderson County. You got any text
20
    messages from people in the Upstate that have been stopped?
21
    Α
         Not with Mr. Ward.
22
         Okay.
23
         And -- and the question that slipped my mind: Where is all
24
    of this stuff originating from? How does -- if Mr. Ward is
25
    involved, how does he arrange for it to come to South Carolina?
```

## Rosalie Herberger - Recross Examination by Mr. Crane

```
1
    Α
         So Mr. Ward uses -- was utilizing a cell phone. And he
2
    directs the individual on what occasion to go to to pick up the
3
    methamphetamine. The individual acts on Mr. Ward's behalf and
4
    picks up the methamphetamine. And then they bring it back to
5
    whatever residence or house it's being brought back to to be
6
    trafficked.
7
         I understand that. But someone has to go pick it up. Who
8
    arranges for it to go to that spot for someone to pick up?
9
         Mr. Ward is talking to whoever is selling the
10
    methamphetamine.
11
         That's what I'm asking. Who was it that you're saying is
12
    selling it?
13
         All we've been told is Mr. Ward is -- it's with the
14
    Mexicans.
15
         Mexicans?
16
        Correct.
17
         You got any cell records, Facebook, text messages,
18
    anything that Mr. Ward is contacting Mexicans to bring dope to
    South Carolina?
19
20
         I don't.
    Α
21
    Q
         Okay.
22
         Thank you.
23
              THE COURT: All right.
24
              Anything further?
25
              MS. HINTON: No, Your Honor.
```

```
1
              THE COURT: Okay. All right.
2
              Thank you, ma'am.
3
              THE WITNESS:
                            Thank you.
4
              THE COURT: All right.
5
              You can call your next witness.
6
              MS. HINTON: We don't have any other witnesses,
7
    Your Honor. Thank you.
8
              THE COURT: Okay.
9
              Mr. Crane, do you have any witnesses on the issue of
10
    probable cause or detention?
11
              MR. CRANE: Judge, I don't have any witnesses. I
12
    would like -- you know, I mean, we could put up him on the
13
    stand. But if I might just give a brief statement on the
14
    detention.
15
                         Yes, sir.
              THE COURT:
16
              MR. CRANE: He's been incarcerated since 2012 on
17
    various charges. And the thing that concerns him and me,
18
    besides the COVID that's rampant in some of the jails, he
19
    says -- and the government, I think, can confirm this. He was
20
    actually sent to Supermax, as he calls it, within the
21
    Department of Corrections in August 2019 at the direction of
22
    the federal government, the feds told South Carolina Department
23
    of Corrections to put him in Supermax. He went to Supermax.
24
              Because of going to Supermax, his original max-out
25
    date was July of this year. When he went to Supermax, he no
```

## Arguments of Counsel

```
1
    longer gets any credit for time served or work credits or
2
    anything like that. So his max-out date was actually moved til
3
    November 24, that they've testified to. So he lost -- what is
4
    that? -- four months, I quess. Three or four months. He -- he
5
    would have already been out had the government not moved him to
6
    Supermax.
7
              He is currently -- when they picked him up last
8
    Wednesday -- and he thinks he -- he thinks he's done with South
9
    Carolina. We've gotten on their website and pulled it up while
10
    we were sitting in court. It shows that he's released from
11
    South Carolina Department of Corrections. Now that might be
12
    released to Spartanburg, but it says released. He tells me --
13
    Mr. Ward tells me he's finished with South Carolina.
14
              THE COURT: So he's served his ---
15
              MR. CRANE: He served his ---
16
              THE COURT:
                         --- sentence.
17
              MR. CRANE: --- time and is done. They signed him out
18
    and he's finished. So the only thing that we think is holding
19
    him is the federal charges.
20
              Now, not only did they take away three or four months
21
    of his good time and he had to spend longer in South Carolina
22
    Department of Corrections, but having been brought here to
23
    Spartanburg, for whatever reason, someone has directed that
24
    Spartanburg keep him segregated from everybody. He's in their
25
    Supermax over in Spartanburg, if you want to call it Supermax.
```

```
I don't know what they call it, but we'll call it Supermax.
```

And living over there, he gets showers every three days. He's not allowed to clean his cell. He tells me he's been wearing paper underwear for the last seven days. They won't give him a change of underwear. He's been wearing the same suit since he got there. He can't make a phone call. He can't get writing materials. He can't even contact me if he wanted to do so. He's totally locked down and he can't do anything which, in his opinion and mine too, is a little inhumane. They're not treating him like they should.

He wants to get out of there. Of course, he wants a bond. If he is released, he tells me that he would live with his brother that lives in Pelion. I think he told the probation he can live with his mother down there, but he's contacted his brother. His brother works for the brick factory and can get him a job down there.

At this point, we're early on in this situation in the case. Like I said, I got the discovery but I've got really a bunch of worthless discovery, too, that I can't do anything with. So I don't know where we're going with this. I've heard what the agent had to say today, but it sounds to me like a bunch of people been arrested that have tried to get out of it by putting him in the middle of it. Now, maybe he's involved; maybe he's not.

But I think he's entitled to a bond. We would ask

I'm happy to --

```
that you give him a bond and let him see if he can get out. If
you've got to put him on a monitor, do that. But we need to get
him out of where he is right now. Thank you, sir.

THE COURT: All right.

Anything from the government?

MS. HINTON: Yes, Your Honor.

I guess, first, as to the preliminary hearing, the
government feels as though we have presented ample evidence
that probable cause existed that Mr. Ward was involved in this
conspiracy and the distribution of methamphetamine as alleged
```

THE COURT: No. I agree with that.

The testimony that's been presented shows, at least from a probable cause standpoint, that the crimes alleged were committed and that Mr. Ward committed them.

in the complaint. If Your Honor wants further argument on that,

So on the issue of detention.

MS. HINTON: Thank you, Your Honor.

As Your Honor is aware this carries a presumption of detention, as he is looking at a minimum 10 years and a maximum of life imprisonment. I'm not sure, respectfully, that any of the arguments that Mr. Crane just made related at all to the factors to be considered regarding bond.

He does talk about how this case relies entirely on statements of people who were trying to get out of jail or

# Arguments of Counsel

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

assert their own position. But that is not what the testimony was. In fact, many of the things that the government alleges was corroborated by Mr. Ward in his statement to the FBI on the date that he was transported. Mr. Ward acknowledges that he is a member of Folk Nation. He acknowledges that he is a gang member. He acknowledges that he would introduce people who wanted to sell methamphetamine to people who were holding weight. That is being part of this conspiracy. He admitted to sending Mr. Aaron Carrion to collect money from Brian Bruce. So we know that money is getting back to Mr. Ward somehow. If he is sending someone to collect on his behalf, we know that money is getting to him while he is in SCDC. Further, we know that Mr. Ward made at least, a veiled threat to people within this conspiracy that he refers to as snitches. And when confronted about that threat and the fact that that would be taken seriously and he could be facing additional time, Mr. Ward blows that off by saying, "I'm looking at 20 to 30, what's another 10 to 20 on top of that?" He also admits to being connected to "G9" and "Man Man," who the government knows to be Eddie Akridge and James Peterson who are -- in addition to serving other state sentences, have pending warrants for murder that they conducted inside SCDC. Mr. Ward also admitted to being involved in the sale of firearms. So while we do have cooperator statements, we

```
1 also have Mr. Ward's own statement that the government can rely on.
```

Your Honor, the evidence shows that Mr. Ward is the head of a violent gang over the Columbia and Lexington area. And as Agent Herberger testified, some of the conspirators in that case have also been arrested on the here, some of the conspirators in our own case now, for sales of methamphetamine up in the Upstate area.

Your Honor, we know that a violent -- at least one violent act has occurred. While Mr. Ward denies that he told Mr. Carrion to beat up Mr. Bruce, the testimony of Agent Herberger that -- was that we have several sources that say that Mr. Ward did that. We also know that Mr. Bruce was beat so severely that they thought that he was shot by a gun in the face.

Your Honor, he is moving, in one year, 49 kilos and nine firearms. That is a substantial amount of methamphetamine. We know that he was moving weight because of the texts and the calls that we have. And that is corroborated by the fact on August 23, 2019, when his cell was tossed by the Department of Corrections, Mr. Ward was found to be on the phone, physically on the phone that the CIA had been contacting him on.

Your Honor, he is the head of this conspiracy. And all told, we have almost 50 kilos and 116 firearms in this conspiracy. This is a massive drug and firearm conspiracy. He

3

4

5

6

11

21

53 Ruling of the Court

```
coordinated all of this while inside the Department of
2
    Corrections. I can only imagine what Mr. Ward would be able to
    coordinate if he was allowed free rein to do whatever he
    wanted. He has 18 violations while incarcerated, including
    escape, which I think weighs heavily on the fact that he is not
    a candidate for bond.
7
              Further, Your Honor, in the pretrial services report,
8
    they were unable to verify any family history or any address,
9
    which is certainly a concern of the government.
10
              So Your Honor, based on all of these factors and the
    testimony by Agent Herberger, the government believes under
12
    18 U.S.C. 3142 that there is no condition or combination of
13
    conditions that would reasonably assure his presence and that
14
    would reasonably protect the community and the cooperators
15
    within this case based on Mr. Ward's own statements. Thank you,
16
    Your Honor.
17
              THE COURT:
                          All right.
18
              Thank you.
19
              All right.
20
              I'm going to enter an order of detention. I find that
    the weight of the evidence against Mr. Ward is strong. He's
22
    subject to a lengthy period of incarceration if convicted. He
23
    has a serious prior criminal history which does include acts of
24
    violence. It appears that from the government's testimony that
25
    he was participating in criminal activity while in custody at a
```

```
1
    -- on a fairly massive scale. And for those reasons, I'm going
2
    to enter an order of detention.
3
              I would ask the -- some of the concerns that
4
    Mr. Crane raised regarding Mr. Ward's conditions while at the
5
    jail, I'm going to ask the marshals just to look into those. Of
6
    course, those aren't necessarily relevant to a detention issue,
7
    but it does suggest a Fourteenth Amendment or an Eighth
8
    Amendment concern, and I'd ask that you look into those.
9
              All right.
10
              Anything further?
11
              MS. HINTON: Not from the government, Your Honor.
12
              THE COURT: Okay. All right.
13
              Thank you, sir.
14
              MR. CRANE:
                          Judge?
15
              THE COURT:
                          Yes, sir.
16
              MR. CRANE:
                         You didn't ask me if there was anything.
17
                          I'm sorry? Oh, I'm sorry. Anything
              THE COURT:
18
    further?
19
              MR. CRANE:
                          I understand what you ruled about the
20
    witness statements and so forth, but I would, in fact, ask the
21
    Court -- for example, I'd like to get a copy of that alleged
22
    tape recording of the trip from Columbia to here.
              THE COURT: I understand. But that's not an issue for
23
24
    today. I fully expect that the government is going to provide
25
    discovery as they should, as they are required to do. But I'm
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

```
not going to tell them that they need to give that to you
today. I am directing them to comply with the rules of
discovery and turn over information to Mr. Crane as is
appropriate.
          And Mr. Crane, if you're dissatisfied with the
information that's provided, that it's redacted, or something
you feel like you need more information, we can take that up.
                     I appreciate that. The only reason I
          MR. CRANE:
thought it was relevant is because my client -- when the agent
was saying he said this, he said he didn't say any of that
stuff.
          THE COURT:
                     I -- I understand. And I -- even setting
that aside, my ruling is based on the information I've heard --
          MR. CRANE:
                     Oh, I understand.
                     -- information which includes copies of
          THE COURT:
text messages that he sent from jail that the government has
where they were directing these -- these transactions. While he
says that he doesn't say certain things, there are many
co-conspirators who do attribute his criminal conduct as part
of this conspiracy.
          MR. CRANE:
                     No. I'm talking about the trip from
Columbia to Spartanburg where she said the agents had a tape
recorder of him admitting to this. He said he didn't do --
admit to any of that.
          THE COURT:
                     Okay.
```

1 Well, what I heard was that the recording was half 2 completed, that the battery had died midway through, but 3 whatever is presented and relied upon, and the government has 4 relied upon that here, that should be turned over. And I'm --5 I'm -- fully expect that the government to do that. 6 MR. CRANE: Thank you, Judge. 7 THE COURT: All right. Okay. 8 Anything further, Mr. Crane? 9 MR. CRANE: Nothing further. 10 THE COURT: All right. 11 Thank you very much. 12 (The Court adjourns at 11:42 a.m.) 13 \*\*\*\*\* 14 15 CERTIFICATE 16 I certify that the foregoing is a correct transcript from 17 the record of proceedings in the above-entitled matter. 18 19 June 21, 2021 20 Teresa B. Johnson, CVR-M-CM, RVR, RVR-M Date 21 22 23 24 25

## INDEX

**DESCRIPTION** PAGE NO. Witnesses for the Government: Rosalie Herberger Direct Examination by Ms. Hinton 3 Cross-Examination by Mr. Crane 27 Redirect Examination by Ms. Hinton 42 Recross Examination by Mr. Crane 44 Argument of Counsel 47 Ruling of the Court 53

#### EXHIBITS

 $\underline{NO}$ .  $\underline{ID}$   $\underline{EV}$ 

#### GOVERNMENT

No exhibits offered.

#### **DEFENSE**

No exhibits offered.

## COURT

No exhibits offered.